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EXTRAORDINARY

PART II—Section 3

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MINISTRY OF REHABILITATION

NOTIFICATION

New Delhi, the 13th September 1950

S.R.O. 615.—In exercise of the powers conferred by sub-clause (ii) of clause (a) of section 2 of the Displaced Persons (Claims) Act, 50 (XLIV of 1950) the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of India in the Ministry of Rehabilitation No 8(14) Genl /5011, dated 27th May 1950, namely.—

In the said notification for item 2, the following items shall be substituted namely:—

2 Any other immovable property in West Pakistan comprising of a building situated in an area other than an urban area

Provided that where the person making the claim has been allotted any agricultural land in India—

(a) where the agricultural land so allotted exceeds 4 acres, the value of the building in respect of which the claim is made shall not, according to the present estimated cost of construction, be less than Rs 20,000

(b) where the agricultural land so allotted is 4 acres or less, the value of the building in respect of which the claim is made shall not according to the present estimated cost of construction be less than Rs 10,000

Explanation I.—In this clause the expression “building” includes,—

(a) any structure in immediate vicinity of the building without which the building cannot be conveniently occupied or enjoyed;

(b) any garden, grounds, and out-houses, appertaining to such building.

Explanation II—For the purpose of this clause, a person shall be deemed to have been allotted agricultural land in India if he is allotted such land in any manner whatsoever whether on temporary or quasi-permanent basis.

[No. 8(25)/Genl./50.]

M. L. PURI, Under Secy.

(827)

